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WWR # 040999530

IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF PENNSYLVANIA

IN RE:			
Shawn Patrick Miller,)	
	D.1.) Bankruptcy No. 21-10072-JAD	
	Debtor,) Chapter 13	
Citizens Bank, N.A.,) Chapter 13	
,	Movant,	Related Document No.36, 39	
)	
Shawn Patrick Miller,	V. Debtor)	
Ronda J. Winnecour,	•)	
,	Respondents.	,)	
CONSENT ORI	DER ON MOVANTS MOTIO	CATION OF COUNSEL REGARDING N FOR WAIVER FROM REQUIREMENT TO FILE HANGE UNDER FED. BANKR. RULE 3002.1(B)(1)	
The undersign	ned hereby certifies that agreen	nent has been reached with the Debtor regarding the Motion	
filed on <u>08/03/2022</u> .			
The signature	requirements of W.PA.LBR 5	005-6 have been followed in obtaining the agreement of all	
parties and is reflected	l in the attached document.		
The undersign	ned further certifies that:		
	An agreed order and a redline version showing the changes made to the order originally filed with the court as an attachment to the motion is attached to this Certificate of Counsel. Deletions or signified by a line in the middle of the original text (strikeout) and additions are signified by text in italics. It is respectfully requested that the attached order be entered by the court.		
\boxtimes	No other order has been filed pertaining to the subject matter of this agreement.		
	The attached document does not require a proposed order.		
DATED: <u>10/07/2022</u>			
	Ву:	/s/Garry Masterson Garry Masterson, Bar No. CA297208 Weltman, Weinberg & Reis Co., L.P.A. Attorney for Movant 965 Keynote Circle Cleveland, OH 44131	

216-672-6984

gmasterson@weltman.com

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IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF PENNSYLVANIA

IN RE:				
Shawn Patrick Miller,)			
) Bankrup	tcy No. 21-10072-JAD		
Debtor,)			
) Chapter	13		
Citizens Bank, N.A.,)			
Movant,) Related	Document No.36, 39		
)			
v.)			
Shawn Patrick Miller, Debtor,)			
Ronda J. Winnecour, Trustee,)			
Respondents.)			
	OTION FOR WAIVER FROM R MENT CHANGE UNDER FED. I	EQUIREMENT TO FILE NOTICES BANKR. RULE 3002.1(B)(1)		
NOW this	_day of, <u>2022</u> , ı	pon agreement of the parties; it is		
ORDERED, ADJUDGED AND DEC	REED.			
ORDERED, ADJUDGED AND DEC	REED.			
payment in this bankı	ruptcy case is set at \$250.00 comme	in Proof of Claim No. 1, the monthly noing with the October 2022 payment.		
would be greater that need to file Notices	The Movant is excused from filing Notices of Mortgage Payment Change unless the payment due would be greater than \$250.00. If a monthly payment due were to exceed \$250.00, Movant would need to file Notices of Mortgage Payment Change or come to agreement with the Chapter 13 Trustee and Debtor regarding a new set payment amount and memorialize through stipulation.			
3. The Movant may pro	The Movant may provide statements to the Debtor for informational purposes only.			
	JEFFERY A. DI United States Ba			
Garry Masterson	/s/ Daniel P. Foster	/s/ James Warmbrodt		
corney for Movant	Attorney For Debtor	For Trustee Ronda J. Winnecour		
rry Masterson Bar No. CA297208	Daniel P. Foster	600 Grant St.		
5 Keynote Circle	1210 Park Ave.	Suite 3250		
eveland, OH 44131	Meadville, PA 16335-3110	Pittsburgh, PA 15219-2719		
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